A0 245D

(Rev. 12/03) Judgment in a Criminal Case for Revocations

Sheet 1

UNITED STATES DISTRICT COURT District of Delaware

UNITED STATES OF AMERICA V.

JUDGMENT IN A CRIMINAL CASE

(

(For Revocation of Probation or Supervised Release)

RONALD G. JOHNSON

Case Number: 1:05CR00029-001 (KAJ)

		USM Number: 04431-015	,
		Defendant acting Pro Se	
THE DEFENDANT	` :	Defendant's Attorney	
admitted guilt to violation of condition(s)		of the term of sup	pervision.
was found in violation of condition(s)SC 7		after denial of guilt.	
The defendant is adjudic	ated guilty of these violations:		
Violation Number	Nature of Violation		Violation Ended
1	Defendant failed to refr	ain from excessive use of alcohol	04/16/2005
The defendant is the Sentencing Reform A		through 3 of this judgment. The	e sentence is imposed pursuant to
☐ The defendant has n	ot violated condition(s)	and is discharged as to s	uch violation(s) condition.
change of name residen	ce, or mailing address until all fi to pay restitution, the defendant	United States attorney for this district with ines, restitution, costs, and special assess must notify the court and United States at	ments imposed by this judgment
Defendant's Soc. Sec. No.:	8417	10/27/2006	
Defendant's Date of Birth:	1965	Date of Imposition of Judgmen	orlan
Defendant's Residence Addres	s:	Signature of Judge	
New Castle, DE			
		Kent A. Jordan, United States Distric	ct Judge
		Name and Title of Judge	
		10/30/06	
Defendant's Mailing Address:		Date	
New Castle, DE			

Case 1:05-cr-00029-KAJ Document 65 Filed 10/30/2006 Page 2 of 3

AO 245D (Rev. 12/03 Judgment in a Criminal Case for Revocations Sheet 2 Imprisonment

Judgment Page 2 of 3

DEFENDANT: RONALD G. JOHNSON **CASE NUMBER:** 1:05CR00029-001 (KAJ)

IMPRISONMENT

The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a total term of :

	Time Served.
	The court makes the following recommendations to the Bureau of Prisons:
Ш	The defendant is remanded to the custody of the United States Marshal.
	The defendant shall surrender to the United States Marshal for this district:
	at a.m p.m. on
	as notified by the United States Marshal.
	The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons:
	before 2 p.m. on
	as notified by the United States Marshal.
	as notified by the Probation or Pretrial Services Office.
	RETURN
I have	executed this judgment as follows:
	Defendant delivered to
a	with a certified copy of this judgment.
	UNITED STATES MARSHAL
	P _V
	By deputy united states marshal

Case 1:05-cr-00029-KAJ Document 65 Filed 10/30/2006 Page 3 of 3

AO 245D (Rev. 12/03) Judgment in a Criminal Case for Revocations Sheet 2A Imprisonment

DEFENDANT: RONALD G. JOHNSON CASE NUMBER: 1:05CR00029-001 (KAJ)

Judgment Page 3 of 3

ADDITIONAL IMPRISONMENT TERMS

The Court specifically notes that Mr. Johnson has been held in continuous custody, State and Federal, since April 16, 2005, over 18 months. While a little over one year of his detention was in state custody, Title 18 U.S.C. § 3585(b)(2) indicates the defendant shall be given credit against his federal sentence for that State time, since his detention was not credited against another sentence.

The Court has considered the Policy Statements contained in Chapter 7 of the Sentencing Guideline Manual, and further notes that 18 U.S.C. § 3583(e)(3) permits a sentence up to two years imprisonment for a violation of supervised release relating to a Class D felony offense. Although the sentence of time served is above the policy statements range of 8-14 months, it is below the statutory maximum of twenty-four months.

Pursuant to 18 U.S.C. § 3583, this sentence has taken into account the history and characteristics of the defendant, and the nature of the supervised release violation. It has also afforded the defendant with needed medical care and other correctional treatment. Mr. Johnson has been held in custody since April 16, 2005, which has also served to protect the public from other potential crimes by the defendant. The Court concludes a sentence of time served provides just punishment for the conduct detailed in the petition on supervised release.

There is to be no term of supervised release to follow imprisonment.